(4) A copy of any joint utilization agreement or sales contract entered into with a Federal geothermal lessee or lessees and the applicant for the utilization of geothermal steam and associate geothermal resources.

(5) A statement showing the amount of merchantable timber, if any, to be cut, removed or destroyed in the construction of the proposed plant or facility, and a statement of agreement to deposit with the Bureau of Land Management, in advance of contruction, the dollar amount as determined by the authorized officer to be the full stumpage value of the timber to be cut, removed or destroyed.

 $[44\ FR\ 20391,\ Apr.\ 4,\ 1979,\ as\ amended\ at\ 48\ FR\ 17046,\ Apr.\ 20,\ 1983]$

§ 3250.1-2 Who may hold licenses.

Licenses shall be issued only to citizens of the United States, associations of such citizens, corporations organized under the laws of the United States, any State or the District of Columbia or governmental units, including, without limitations, municipalities.

[53 FR 17372, May 16, 1988]

§3250.2 Action on application.

Where the authorized officer determines that an application is incomplete or not in conformity with the law or regulations, he shall notify the applicant of the deficiencies and provide an opportunity for correction of the deficiency.

§ 3250.3 Environmental analysis.

The authorized officer shall complete, in a timely manner, any environmental review determined to be necessary to conform with the National Environmental Policy Act of 1969 (42 U.S.C. 4332).

[48 FR 17046, Apr. 20, 1983]

§ 3250.4 Actions not requiring a license.

§ 3250.4–1 Research and demonstration projects.

A research and demonstration (R. & D.) project sited on a Federal geothermal lease consisting of a power generating facility of not more than 20 MW's electrical capacity and with a

maximum life of five years from the date the facility becomes operational will not require a license under the regulations of this subpart. An R. & D. permit for a facility of 20 MW's or less shall be obtained from the Area Geothermal Supervisor under the provisions of 43 CFR part 3260. In the event an R. & D. project is proposed to be retained for commercial operation after the initial five-year period, a license shall be obtained under this subpart. Application for such a license may be submitted prior to construction or at any time during the 5 year permitted life period of the R. & D. project if conversion of the facility to a power plant is contemplated during the permit period. R. & D. permits granted under 43 CFR part 3260 shall conform to the provisions of §3200.0-6 of this title.

[44 FR 20391, Apr. 4, 1979, as amended at 53 FR 17373, May 16, 1988]

§ 3250.4–2 Individual well production utilization.

A license shall not be required for the purpose of installing a facility for testing or utilization of the production from an individual well for either electrical power generation or any nonelectrical beneficial use. However, a license shall be required for any substation or facility for transmission or lease of more than 10 MW maximum output. In order to install such a facility, a permit shall be obtained from the authorized officer under the provisions of part 3260 of this title. Permits granted under part 3260 of this title shall conform with the requirements of § 3200.0-6 of this title.

[44 FR 20391, Apr. 4, 1979, as amended at 53 FR 17373, May 16, 1988]

§ 3250.5 Action required on designated lands.

§ 3250.5–1 Withdrawn or reserved lands.

(a) Where the land sought for utilization facilities for geothermal steam or associated geothermal resources is withdrawn or reserved for the use of a Federal Agency other than Interior, the authorized officer shall consult